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TECHNOLOGY CENTER 2800 SPECIAL PROGRAM CENTER PTC/88/ 26 (*>6-054) to through 07/31/98, CMB 0861-0031 U.S. DEPARTMENT OF COMMERCE

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TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING	Docket Number (Optional)
rejection over a prior patent	S8-161(a)
In re Application of: CHRISTIAN OLDENDORF ET AL Application No. 09/019,712 Filed: February 6, 1998	•
For ELECTRONIC BALANCE FOR CORRECTING MISLOADIN	
Theowners SARTORIUS AG of 100 percent interest in the instant applicate as provided below, the terminal part of the statutory term of any patent granted on the instant extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to shortened by any terminal disclaimer, of prior Patent No 5, 847, 328 The owner has granted on the instant application shall be enforceable only for and during such period the commonly owned. This agreement runs with any patent granted on the instant application.	at application, which would 156 and 173, as presently creby agrees that any patent ast it and the prior patent are
grantee, its successors or assigns.	
In making the above disclaimer, the owner does not disclaim the terminal part of any application that would extend to the expiration date of the full statutory term as defined in 3. of the prior patent, as presently shortened by any terminal disclaimer, in the event that it lat a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexaminate in any manner terminated prior to the expiration of its full statutory term as presently disclaimer.	5 U.S.C. 154 to 156 and 173 ter: expires for failure to pay ion, is statutorily disclaimed nation certificate, is reissued.
Check either box 1 or 2 below, if appropriate.	
For submissions on behalf of an organization (e.g., corporation, partnership, university, getc.), the undersigned is empowered to act on behalf of the organization.	jovernment agency,
I hereby declare that all statements made herein of my own knowledge are true and that all standard heliafors believed to be true and forther than the property ways made with the bounded as	
and belief are believed to be true; and further that these statements were made with the knowledge to the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of such willful false statements may jeopardize the validity of the application or any patent issued the	the United States Code and that
2. The undersigned is an attorney of record.	
January 5, 1999 <i>El Mull</i>	
Date Signature	
ERIC P. SCHELLIN	
Typed or prints Terminal disclaimer fee under 37 CFR 1.20(d) included. X PTO suggested wording for terminal disclaimer was	ed name
wachenged. changed (if changed, an explanation should be supplied). >*Certification under 37 CFR 3.73(b) is required if terminal discisimer is signed by the	assignoe.<

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Rev. 2, July 1996